1	DISORDERLY CONDUCT AMENDMENTS
2	2020 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Don L. Ipson
5	House Sponsor: Lee B. Perry
6 7	LONG TITLE
8	General Description:
9	This bill amends criminal provisions relating to disorderly conduct.
10	Highlighted Provisions:
11	This bill:
12	defines terms;
13	 modifies the elements of, and penalties for, disorderly conduct;
14	 provides increased penalties for violations that occur at an official meeting;
15	 repeals a criminal provision relating to disrupting legislative or official meetings;
16	and
17	makes technical changes.
18	Money Appropriated in this Bill:
19	None
20	Other Special Clauses:
21	None
22	Utah Code Sections Affected:
23	AMENDS:
24	36-11-103, as last amended by Laws of Utah 2019, Chapter 339
25	36-11-401, as last amended by Laws of Utah 2019, Chapter 339



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76-3-203.1 , as last amended by Laws of Utah 2016, Chapter 130
76-3-203.3, as last amended by Laws of Utah 2007, Chapter 229
76-9-102, as last amended by Laws of Utah 2016, Chapter 245
76-9-802, as last amended by Laws of Utah 2009, Chapters 157 and 356
76-9-902, as enacted by Laws of Utah 2009, Chapter 86
REPEALS:
76-8-304, as last amended by Laws of Utah 1992, Chapter 30
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 36-11-103 is amended to read:
36-11-103. Licensing requirements.
(1) (a) Before engaging in any lobbying, a lobbyist shall obtain a license from the
lieutenant governor by completing the form required by this section.
(b) The lieutenant governor shall issue licenses to qualified lobbyists.
(c) The lieutenant governor shall prepare a Lobbyist License Application Form that
includes:
(i) a place for the lobbyist's name and business address;
(ii) a place for the following information for each principal for whom the lobbyist
works or is hired as an independent contractor:
(A) the principal's name;
(B) the principal's business address;
(C) the name of each public official that the principal employs and the nature of the
employment with the public official; and
(D) the general purposes, interests, and nature of the principal;
(iii) a place for the name and address of the person who paid or will pay the lobbyist's
registration fee, if the fee is not paid by the lobbyist;
(iv) a place for the lobbyist to disclose:
(A) any elected or appointed position that the lobbyist holds in state or local
government, if any; and
(B) the name of each public official that the lobbyist employs and the nature of the
employment with the public official, if any;

57 (v) a place for the lobbyist to disclose the types of expenditures for which the lobbyist 58 will be reimbursed; and 59 (vi) a certification to be signed by the lobbyist that certifies that the information 60 provided in the form is true, accurate, and complete to the best of the lobbyist's knowledge and 61 belief. 62 (2) Each lobbyist who obtains a license under this section shall update the licensure 63 information when the lobbyist accepts employment for lobbying by a new client. 64 (3) (a) Except as provided in Subsection (4), the lieutenant governor shall grant a 65 lobbying license to an applicant who: (i) files an application with the lieutenant governor that contains the information 66 67 required by this section; 68 (ii) completes the training required by Section 36-11-307; and 69 (iii) pays a \$60 filing fee. 70 (b) A license entitles a person to serve as a lobbyist on behalf of one or more principals 71 and expires on December 31 each year. 72 (4) (a) The lieutenant governor may disapprove an application for a lobbying license: 73 (i) if the applicant has been convicted of violating Section 76-8-103, 76-8-107, 74 76-8-108, or 76-8-303 within five years before the date of the lobbying license application: 75 (ii) if [the applicant has been convicted of violating Section 76-8-104 or 76-8-304], 76 within one year before the date of the lobbying license application[;], the applicant is convicted 77 of a violation of: 78 (A) Section 76-8-104; or 79 (B) Section 76-9-102, if the violation occurs at an official meeting; (iii) during the term of any suspension imposed under Section 36-11-401; 80 (iv) if the applicant has not complied with Subsection 36-11-307(6); 81 82 (v) during the term of a suspension imposed under Subsection 36-11-501(3); 83 (vi) if the lobbyist fails to pay a fine imposed under Subsection 36-11-501(3); 84 (vii) if, within one year before the date of the lobbying license application, the 85 applicant has been found to have willingly and knowingly: 86 (A) violated this section or Section 36-11-201, 36-11-301, 36-11-302, 36-11-303, 87 36-11-304, 36-11-305, or 36-11-403; or

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- 88 (B) filed a document required by this chapter that the lobbyist knew contained 89 materially false information or omitted material information; or 90 (viii) if the applicant is prohibited from becoming a lobbyist under Title 67, Chapter 91 24, Lobbying Restrictions Act. 92 (b) An applicant may appeal the disapproval in accordance with the procedures 93 established by the lieutenant governor under this chapter and Title 63G, Chapter 4, 94 Administrative Procedures Act. 95 (5) The lieutenant governor shall deposit each license fee into the General Fund as a 96 dedicated credit to be used by the lieutenant governor to pay the cost of administering the 97 license program described in this section. 98 (6) A principal need not obtain a license under this section, but if the principal makes 99 expenditures to benefit a public official without using a lobbyist as an agent to confer those 100 benefits, the principal shall disclose those expenditures as required by Section 36-11-201. (7) Government officers need not obtain a license under this section, but shall disclose 101 102 any expenditures made to benefit public officials as required by Section 36-11-201. 103 (8) Surrender, cancellation, or expiration of a lobbyist license does not absolve the 104 lobbyist of the duty to file the financial reports if the lobbyist is otherwise required to file the 105 reports by Section 36-11-201. 106 Section 2. Section **36-11-401** is amended to read: 107 36-11-401. Penalties. 108 (1) Any person who intentionally violates Section 36-11-103, 36-11-201, 36-11-301, 109 36-11-302, 36-11-303, 36-11-304, 36-11-305, or 36-11-403, is subject to the following 110 penalties: 111 (a) an administrative penalty of up to \$1,000 for each violation; and 112 (b) for each subsequent violation of that same section within 24 months, either: 113 (i) an administrative penalty of up to \$5.000; or 114 (ii) suspension of the violator's lobbying license for up to one year, if the person is a 115 lobbyist.
 - (2) Any person who intentionally fails to file a financial report required by this chapter, omits material information from a license application form or financial report, or files false information on a license application form or financial report, is subject to the following

119	penalties:
120	(a) an administrative penalty of up to \$1,000 for each violation; or
121	(b) suspension of the violator's lobbying license for up to one year, if the person is a
122	lobbyist.
123	(3) Any person who intentionally fails to file a financial report required by this chapter
124	on the date that it is due shall, in addition to the penalties, if any, imposed under Subsection (1)
125	or (2), pay a penalty of up to \$50 per day for each day that the report is late.
126	(4) (a) When a lobbyist is convicted of violating Section 76-8-103, 76-8-107, 76-8-108,
127	or 76-8-303, the lieutenant governor shall suspend the lobbyist's license for up to five years
128	from the date of the conviction.
129	(b) When a lobbyist is convicted of violating Section 76-8-104 [or 76-8-304], or
130	Section 76-9-102 if the violation occurs at an official meeting, the lieutenant governor shall
131	suspend a lobbyist's license for up to one year from the date of conviction.
132	(5) (a) Any person who intentionally violates Section 36-11-301, 36-11-302, or
133	36-11-303 is guilty of a class B misdemeanor.
134	(b) The lieutenant governor shall suspend the lobbyist license of any person convicted
135	under any of these sections for up to one year.
136	(c) The suspension shall be in addition to any administrative penalties imposed by the
137	lieutenant governor under this section.
138	(d) Any person with evidence of a possible violation of this chapter may submit that
139	evidence to the lieutenant governor for investigation and resolution.
140	(6) Nothing in this chapter creates a third-party cause of action or appeal rights.
141	Section 3. Section 76-3-203.1 is amended to read:
142	76-3-203.1. Offenses committed in concert with two or more persons or in
143	relation to a criminal street gang Notice Enhanced penalties.
144	(1) As used in this section:
145	(a) "Criminal street gang" has the same definition as in Section 76-9-802.
146	(b) "In concert with two or more persons" means:
147	(i) the defendant was aided or encouraged by at least two other persons in committing
148	the offense and was aware of this aid or encouragement; and
149	(ii) each of the other persons:

150	(A) was physically present; or
151	(B) participated as a party to any offense listed in Subsection (5).
152	(c) "In concert with two or more persons" means, regarding intent:
153	(i) other persons participating as parties need not have the intent to engage in the same
154	offense or degree of offense as the defendant; and
155	(ii) a minor is a party if the minor's actions would cause the minor to be a party if the
156	minor were an adult.
157	(2) A person who commits any offense listed in Subsection (5) is subject to an
158	enhanced penalty for the offense as provided in Subsection (4) if the trier of fact finds beyond a
159	reasonable doubt that the person acted:
160	(a) in concert with two or more persons;
161	(b) for the benefit of, at the direction of, or in association with any criminal street gang
162	as defined in Section 76-9-802; or
163	(c) to gain recognition, acceptance, membership, or increased status with a criminal
164	street gang as defined in Section 76-9-802.
165	(3) The prosecuting attorney, or grand jury if an indictment is returned, shall cause to
166	be subscribed upon the information or indictment notice that the defendant is subject to the
167	enhanced penalties provided under this section.
168	(4) The enhanced penalty for a:
169	(a) class B misdemeanor is a class A misdemeanor;
170	(b) class A misdemeanor is a third degree felony;
171	(c) third degree felony is a second degree felony;
172	(d) second degree felony is a first degree felony; and
173	(e) first degree felony is an indeterminate prison term of not less than five years in
174	addition to the statutory minimum prison term for the offense, and which may be for life.
175	(5) Offenses referred to in Subsection (2) are:
176	(a) any criminal violation of the following chapters of Title 58, Occupations and
177	Professions:
178	(i) Chapter 37, Utah Controlled Substances Act;
179	(ii) Chapter 37a, Utah Drug Paraphernalia Act;
180	(iii) Chapter 37b, Imitation Controlled Substances Act; or

181 (iv) Chapter 37c, Utah Controlled Substance Precursor Act; 182 (b) assault and related offenses under Title 76, Chapter 5, Part 1, Assault and Related 183 Offenses; 184 (c) any criminal homicide offense under Title 76, Chapter 5, Part 2, Criminal 185 Homicide; 186 (d) kidnapping and related offenses under Title 76, Chapter 5, Part 3, Kidnapping, 187 Trafficking, and Smuggling; (e) any felony sexual offense under Title 76. Chapter 5. Part 4. Sexual Offenses: 188 189 (f) sexual exploitation of a minor as defined in Section 76-5b-201; 190 (g) any property destruction offense under Title 76, Chapter 6, Part 1, Property 191 Destruction; 192 (h) burglary, criminal trespass, and related offenses under Title 76, Chapter 6, Part 2, 193 Burglary and Criminal Trespass: 194 (i) robbery and aggravated robbery under Title 76, Chapter 6, Part 3, Robbery; 195 (i) theft and related offenses under Title 76, Chapter 6, Part 4, Theft, or Part 6, Retail 196 Theft; 197 (k) any fraud offense under Title 76, Chapter 6, Part 5, Fraud, except Sections 76-6-504, 76-6-505, 76-6-507, 76-6-508, 76-6-509, 76-6-510, 76-6-511, 76-6-512, 76-6-513, 198 199 76-6-514, 76-6-516, 76-6-517, 76-6-518, and 76-6-520; 200 (1) any offense of obstructing government operations under Title 76, Chapter 8, Part 3, Obstructing Governmental Operations, except Sections 76-8-302, 76-8-303, [76-8-304,] 201 202 76-8-307, 76-8-308, and 76-8-312; 203 (m) tampering with a witness or other violation of Section 76-8-508; 204 (n) retaliation against a witness, victim, informant, or other violation of Section 205 76-8-508.3; 206 (o) extortion or bribery to dismiss criminal proceeding as defined in Section 76-8-509; 207 (p) any explosives offense under Title 76, Chapter 10, Part 3, Explosives; (g) any weapons offense under Title 76, Chapter 10, Part 5, Weapons; 208 209 (r) pornographic and harmful materials and performances offenses under Title 76, 210 Chapter 10, Part 12, Pornographic and Harmful Materials and Performances; 211 (s) prostitution and related offenses under Title 76, Chapter 10, Part 13, Prostitution;

212	(t) any violation of Title 76, Chapter 10, Part 15, Bus Passenger Safety Act;
213	(u) any violation of Title 76, Chapter 10, Part 16, Pattern of Unlawful Activity Act;
214	(v) communications fraud as defined in Section 76-10-1801;
215	(w) any violation of Title 76, Chapter 10, Part 19, Money Laundering and Currency
216	Transaction Reporting Act; and
217	(x) burglary of a research facility as defined in Section 76-10-2002.
218	(6) It is not a bar to imposing the enhanced penalties under this section that the persons
219	with whom the actor is alleged to have acted in concert are not identified, apprehended,
220	charged, or convicted, or that any of those persons are charged with or convicted of a different
221	or lesser offense.
222	Section 4. Section 76-3-203.3 is amended to read:
223	76-3-203.3. Penalty for hate crimes Civil rights violation.
224	As used in this section:
225	(1) "Primary offense" means those offenses provided in Subsection (4).
226	(2) (a) A person who commits any primary offense with the intent to intimidate or
227	terrorize another person or with reason to believe that his action would intimidate or terrorize
228	that person is subject to Subsection (2)(b).
229	(b) (i) A class C misdemeanor primary offense is a class B misdemeanor; and
230	(ii) a class B misdemeanor primary offense is a class A misdemeanor.
231	(3) "Intimidate or terrorize" means an act which causes the person to fear for his
232	physical safety or damages the property of that person or another. The act must be
233	accompanied with the intent to cause or has the effect of causing a person to reasonably fear to
234	freely exercise or enjoy any right secured by the Constitution or laws of the state or by the
235	Constitution or laws of the United States.
236	(4) Primary offenses referred to in Subsection (1) are the misdemeanor offenses for:
237	(a) assault and related offenses under Sections 76-5-102, 76-5-102.4, 76-5-106,
238	76-5-107, and 76-5-108;
239	(b) any misdemeanor property destruction offense under Sections 76-6-102 and
240	76-6-104, and Subsection 76-6-106(2)(b);
241	(c) any criminal trespass offense under Sections 76-6-204 and 76-6-206;
242	(d) any misdemeanor theft offense under Section 76-6-412;

243	(e) any offense of obstructing government operations under Sections 76-8-301,
244	76-8-302, [76-8-304,] 76-8-305, 76-8-306, 76-8-307, 76-8-308, and 76-8-313;
245	(f) any offense of interfering or intending to interfere with activities of colleges and
246	universities under Title 76, Chapter 8, Part 7, Colleges and Universities;
247	(g) any misdemeanor offense against public order and decency as defined in Title 76,
248	Chapter 9, Part 1, Breaches of the Peace and Related Offenses;
249	(h) any telephone abuse offense under Title 76, Chapter 9, Part 2, Telephone Abuse;
250	(i) any cruelty to animals offense under Section 76-9-301; [and]
251	(j) any weapons offense under Section 76-10-506[- -]; or
252	(k) a violation of Section 76-9-102, if the violation occurs at an official meeting.
253	(5) This section does not affect or limit any individual's constitutional right to the
254	lawful expression of free speech or other recognized rights secured by the Constitution or laws
255	of the state or by the Constitution or laws of the United States.
256	Section 5. Section 76-9-102 is amended to read:
257	76-9-102. Disorderly conduct.
258	(1) [A person] As used in this section:
259	(a) "Official meeting" means:
260	(i) a meeting, as defined in Section 52-4-103;
261	(ii) a meeting of the Legislature, the Utah Senate, the Utah House of Representatives, a
262	legislative caucus, or any committee, task force, working group, or other organization in the
263	state legislative branch; or
264	(iii) a meeting of an entity created by the Utah Constitution, Utah Code, Utah
265	administrative rule, legislative rule, or a written rule or policy of the Legislative Management
266	Committee.
267	(b) "Public place" means a place to which the public or a substantial group of the
268	public has access, including:
269	(i) streets or highways; and
270	(ii) the common areas of schools, hospitals, apartment houses, office buildings, public
271	buildings, public facilities, transport facilities, and shops.
272	(2) An individual is guilty of disorderly conduct if:
273	(a) the [person] individual refuses to comply with the lawful order of a law

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under this section; and

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274	enforcement officer to move from a public place or an official meeting, or knowingly creates a
275	hazardous or physically offensive condition, by any act [which] that serves no legitimate
276	purpose; or
277	(b) intending to cause public inconvenience, annoyance, or alarm, or recklessly
278	creating a risk [thereof] of public inconvenience, annoyance, or alarm, the person:
279	(i) engages in fighting or in violent, tumultuous, or threatening behavior;
280	(ii) makes unreasonable noises in a public place or an official meeting;
281	(iii) makes unreasonable noises in a private place which can be heard in a public place
282	or an official meeting; or
283	(iv) obstructs vehicular or pedestrian traffic in a public place or an official meeting.
284	[(2) "Public place," for the purpose of this section, means any place to which the public
285	or a substantial group of the public has access and includes but is not limited to streets,
286	highways, and the common areas of schools, hospitals, apartment houses, office buildings,
287	public buildings and facilities, transport facilities, and shops.]
288	(3) The mere carrying or possession of a holstered or encased firearm, whether visible
289	or concealed, without additional behavior or circumstances that would cause a reasonable
290	person to believe the holstered or encased firearm was carried or possessed with criminal
291	intent, does not constitute a violation of this section. Nothing in this Subsection (3) may limit
292	or prohibit a law enforcement officer from approaching or engaging any person in a voluntary
293	conversation.
294	[(4) Disorderly conduct is a class C misdemeanor if the offense continues after a
295	request by a person to desist. Otherwise it is an infraction.]
296	(4) An individual who violates this section is guilty of:
297	(a) except as provided in Subsection (4)(b), (c), or (d), an infraction;
298	(b) except as provided in Subsection (4)(c) or (d), a class C misdemeanor, if the
299	violation occurs after the individual has been asked to cease conduct prohibited under this
300	section;
301	(c) except as provided in Subsection (4)(d), a class B misdemeanor, if:
302	(i) the violation occurs after the individual has been asked to cease conduct prohibited

(ii) within five years before the day on which the individual violates this section, the

305	individual was previously convicted of a violation of this section; or
306	(d) a class A misdemeanor, if:
307	(i) the violation occurs after the individual has been asked to cease conduct prohibited
308	under this section; and
309	(ii) within five years before the day on which the individual violates this section, the
310	individual was previously convicted of two or more violations of this section.
311	Section 6. Section 76-9-802 is amended to read:
312	76-9-802. Definitions.
313	As used in this part:
314	(1) "Criminal street gang" means an organization, association in fact, or group of three
315	or more persons, whether operated formally or informally:
316	(a) that is currently in operation;
317	(b) that has as one of its primary activities the commission of one or more predicate
318	gang crimes;
319	(c) that has, as a group, an identifying name or identifying sign or symbol, or both; and
320	(d) whose members, acting individually or in concert with other members, engage in or
321	have engaged in a pattern of criminal gang activity.
322	(2) "Intimidate" means the use of force, duress, violence, coercion, menace, or threat or
323	harm for the purpose of causing an individual to act or refrain from acting.
324	(3) "Minor" means a person younger than 18 years of age.
325	(4) "Pattern of criminal gang activity" means:
326	(a) committing, attempting to commit, conspiring to commit, or soliciting the
327	commission of two or more predicate gang crimes within five years;
328	(b) the predicate gang crimes are:
329	(i) committed by two or more persons; or
330	(ii) committed by an individual at the direction of, or in association with a criminal
331	street gang; and
332	(c) the criminal activity was committed with the specific intent to promote, further, or
333	assist in any criminal conduct by members of the criminal street gang.
334	(5) (a) "Predicate gang crime" means any of the following offenses:
335	(i) Title 41. Chapter 1a. Motor Vehicle Act:

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              (A) Section 41-1a-1313, regarding possession of a motor vehicle without an
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       identification number;
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              (B) Section 41-1a-1315, regarding false evidence of title and registration:
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              (C) Section 41-1a-1316, regarding receiving or transferring stolen vehicles:
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              (D) Section 41-1a-1317, regarding selling or buying a motor vehicle without an
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       identification number; or
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              (E) Section 41-1a-1318, regarding the fraudulent alteration of an identification number;
343
              (ii) any criminal violation of the following provisions:
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              (A) Title 58, Chapter 37, Utah Controlled Substances Act;
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              (B) Title 58, Chapter 37a, Utah Drug Paraphernalia Act;
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              (C) Title 58, Chapter 37b, Imitation Controlled Substances Act; or
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              (D) Title 58, Chapter 37c, Utah Controlled Substance Precursor Act;
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              (iii) Sections 76-5-102 through 76-5-103.5, which address assault offenses:
              (iv) Title 76, Chapter 5, Part 2, Criminal Homicide:
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              (v) Sections 76-5-301 through 76-5-304, which address kidnapping and related
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       offenses;
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              (vi) any felony offense under Title 76, Chapter 5, Part 4, Sexual Offenses:
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              (vii) Title 76, Chapter 6, Part 1, Property Destruction:
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              (viii) Title 76, Chapter 6, Part 2, Burglary and Criminal Trespass;
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              (ix) Title 76, Chapter 6, Part 3, Robbery;
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              (x) any felony offense under Title 76, Chapter 6, Part 4, Theft, or under Title 76,
       Chapter 6, Part 6, Retail Theft, except Sections 76-6-404.5, 76-6-405, 76-6-407, 76-6-408,
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       76-6-409, 76-6-409, 1, 76-6-409, 3, 76-6-409, 6, 76-6-409, 7, 76-6-409, 8, 76-6-409, 9, 76-6-410,
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       and 76-6-410.5;
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              (xi) Title 76, Chapter 6, Part 5, Fraud, except Sections 76-6-504, 76-6-505, 76-6-507,
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       76-6-508, 76-6-509, 76-6-510, 76-6-511, 76-6-512, 76-6-513, 76-6-514, 76-6-516, 76-6-517,
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       76-6-518, and 76-6-520;
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              (xii) Title 76, Chapter 6, Part 11, Identity Fraud Act:
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              (xiii) Title 76, Chapter 8, Part 3, Obstructing Governmental Operations, except
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       Sections 76-8-302, 76-8-303, 76-8-304, 76-8-307, 76-8-308, and 76-8-312;
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              (xiv) Section 76-8-508, which includes tampering with a witness;
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367	(xv) Section 76-8-508.3, which includes retaliation against a witness or victim;
368	(xvi) Section 76-8-509, which includes extortion or bribery to dismiss a criminal
369	proceeding;
370	(xvii) a misdemeanor violation of Section 76-9-102, if the violation occurs at an
371	official meeting;
372	[(xvii)] (xviii) Title 76, Chapter 10, Part 3, Explosives;
373	[(xviii)] (xix) Title 76, Chapter 10, Part 5, Weapons;
374	[(xix)] (xx) Title 76, Chapter 10, Part 15, Bus Passenger Safety Act;
375	[(xxi)] (xxi) Title 76, Chapter 10, Part 16, Pattern of Unlawful Activity Act;
376	[(xxi)] (xxii) Section 76-10-1801, which addresses communications fraud;
377	[(xxii)] (xxiii) Title 76, Chapter 10, Part 19, Money Laundering and Currency
378	Transaction Reporting Act; or
379	[(xxiii)] (xxiv) Section 76-10-2002, which addresses burglary of a research facility.
380	(b) "Predicate gang crime" also includes:
381	(i) any state or federal criminal offense that by its nature involves a substantial risk that
382	physical force may be used against another in the course of committing the offense; and
383	(ii) any felony violation of a criminal statute of any other state, the United States, or
384	any district, possession, or territory of the United States which would constitute a violation of
385	any offense in Subsection (4)(a) if committed in this state.
386	Section 7. Section 76-9-902 is amended to read:
387	76-9-902. Definitions.
388	As used in this part:
389	(1) "Criminal street gang" means an organization, association in fact, or group of three
390	or more persons, whether operated formally or informally:
391	(a) that is currently in operation;
392	(b) that has as one of its substantial activities the commission of one or more predicate
393	gang crimes;
394	(c) that has, as a group, an identifying name or an identifying sign or symbol, or both;
395	and
396	(d) whose members, acting individually or in concert with other members, engage in or
397	have engaged in a pattern of criminal gang activity.

398	(2) "Gang lottering" means a person remains in one place under circumstances that
399	would cause a reasonable person to believe that the purpose or effect of that behavior is to
400	enable or facilitate a criminal street gang to:
401	(a) establish control over one or more identifiable areas;
402	(b) intimidate others from entering those areas; or
403	(c) conceal illegal activities.
404	(3) "Pattern of criminal gang activity" means committing, attempting to commit,
405	conspiring to commit, or soliciting the commission of two or more predicate gang crimes
406	within five years, if the predicate gang crimes are committed:
407	(a) (i) by two or more persons; or
408	(ii) by an individual at the direction of or in association with a criminal street gang; and
409	(b) with the specific intent to promote, further, or assist in any criminal conduct by
410	members of a criminal street gang.
411	(4) (a) "Predicate gang crime" means any of the following offenses:
412	(i) any criminal violation of:
413	(A) Title 58, Chapter 37, Utah Controlled Substances Act;
414	(B) Title 58, Chapter 37a, Utah Drug Paraphernalia Act;
415	(C) Title 58, Chapter 37b, Imitation Controlled Substances Act; or
416	(D) Title 58, Chapter 37c, Utah Controlled Substance Precursor Act;
417	(ii) Sections 76-5-102 through 76-5-103.5, which address assault offenses;
418	(iii) Title 76, Chapter 5, Part 2, Criminal Homicide;
419	(iv) Sections 76-5-301 through 76-5-304, which address kidnapping and related
420	offenses;
421	(v) any felony offense under Title 76, Chapter 5, Part 4, Sexual Offenses;
422	(vi) Title 76, Chapter 6, Part 1, Property Destruction;
423	(vii) Title 76, Chapter 6, Part 2, Burglary and Criminal Trespass;
424	(viii) Title 76, Chapter 6, Part 3, Robbery;
425	(ix) any felony offense under Title 76, Chapter 6, Part 4, Theft, except Sections
426	76-6-404.5, 76-6-405, 76-6-407, 76-6-408, 76-6-409, 76-6-409.1, 76-6-409.3, 76-6-409.6,
427	76-6-409.7, 76-6-409.8, 76-6-409.9, 76-6-410, and 76-6-410.5;
428	(x) Title 76, Chapter 6, Part 5, Fraud, except Sections 76-6-504, 76-6-505, 76-6-507,

429 76-6-508, 76-6-509, 76-6-510, 76-6-511, 76-6-512, 76-6-513, 76-6-514, 76-6-516, 76-6-517, 430 76-6-518, and 76-6-520; 431 (xi) Title 76, Chapter 6, Part 11, Identity Fraud Act; 432 (xii) Title 76, Chapter 8, Part 3, Obstructing Governmental Operations, except Sections 433 76-8-302, 76-8-303, [76-8-304,] 76-8-307, 76-8-308, and 76-8-312; 434 (xiii) Section 76-8-508, which includes tampering with a witness; 435 (xiv) Section 76-8-508.3, which includes retaliation against a witness or victim; 436 (xy) Section 76-8-509, which includes extortion or bribery to dismiss a criminal 437 proceeding; 438 (xvi) a misdemeanor violation of Section 76-9-102, if the violation occurs at an official 439 meeting; 440 [(xvii)] (xvii) Title 76, Chapter 10, Part 3, Explosives; 441 [(xviii)] (xviii) Title 76, Chapter 10, Part 5, Weapons; 442 [(xviii)] (xix) Title 76, Chapter 10, Part 15, Bus Passenger Safety Act; 443 [(xix)] (xx) Title 76, Chapter 10, Part 16, Pattern of Unlawful Activity Act; 444 [(xx)] (xxi) Section 76-10-1801, which addresses communications fraud; [(xxii)] (xxii) Title 76, Chapter 10, Part 19, Money Laundering and Currency 445 446 Transaction Reporting Act: 447 [(xxiii)] (xxiii) Section 76-10-2002, which addresses burglary of a research facility; and 448 [(xxiii)] (xxiv) Title 41, Chapter 1a, Motor Vehicle Act: 449 (A) Section 41-1a-1313, regarding possession of a motor vehicle without an 450 identification number; 451 (B) Section 41-1a-1315, regarding false evidence of title and registration; 452 (C) Section 41-1a-1316, regarding receiving or transferring stolen vehicles; 453 (D) Section 41-1a-1317, regarding selling or buying a vehicle without an identification 454 number; and 455 (E) Section 41-1a-1318, regarding the fraudulent alteration of an identification number. 456 (b) "Predicate gang crime" also includes: 457 (i) any state or federal criminal offense that by its nature involves a substantial risk that physical force may be used against another in the course of committing the offense; and 458 459 (ii) any felony violation of a criminal statute of any other state, the United States, or

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460	any district, possession, or territory of the United States which would constitute any offense in
461	Subsection (4)(a) if committed in this state.
462	(5) (a) "Public place" means any location or structure to which the public or a
463	substantial group of the public has access, and includes:
464	(i) a sidewalk, street, or highway;
465	(ii) a public park, public recreation facility, or any other area open to the public;
466	(iii) a shopping mall, sports facility, stadium, arena, theater, movie house, or
467	playhouse, or the parking lot or structure adjacent to any of these; and
468	(iv) the common areas of schools, hospitals, apartment houses, office buildings,
469	transport facilities, and businesses.
470	(b) "Public place" includes the lobbies, hallways, elevators, restaurants and other
471	dining areas, and restrooms of any of the locations or structures under Subsection (5)(a).
472	Section 8. Repealer.
473	This bill repeals:
474	Section 76-8-304, Disturbing Legislature or official meeting.